1 RONALD S. GALASI (SBN 57064) 1350 OLD BAYSHORE HIGHWAY, SUITE 825 2 BURLINGAME, CALIFORNIA 94010 TEL: (650) 685-6200 3 FAX: (650) 685-6204 4 Attorney for Defendants. 5 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 DANIEL CAI and TOM TANG Case No.: C07-06444 **JL** 11 Consolidated with Case No. C06-7912 JL 12 Plaintiffs, 13 NOTICE OF MOTION FOR ORDER VS. 14 **QUASHING SUBPOENA** CCL GROUP INC., DBA YOTAKA SUSHI 15 BAR & GRILL, EVELYN TANG & DOES 1 16 TO 10, Date: September 24, 2008 17 Defendants. Time: 9:30 a.m. Courtroom F Location: 18 19 20 21 22 TO Daniel Cai and Tom Tang and Adam Wang, their attorney of record: 23 NOTICE IS HEREBY GIVEN that, on Wednesday, September 24, 2008 at 9:30 am. 24 25 or as soon thereafter as the matter may be heard, in Courtroom F of the above-entitled Court 26 Defendants will move for an order quashing the subpoena served on Edward G. Wang 27 requesting certain tax returns of Defendants as well as information used by Edward G. Wang in 28 Page 1 of 2 NOTICE OF MOTION FOR ORDER QUASHING SUBPOENA

preparing those tax returns. This motion will be made on the ground that there is good cause for quashing the Subpoena in that it was not timely served, it omitted the required Notice to Consumer and it improperly seeks tax returns and other financial data which are privileged and not subjective to discovery. A copy of the Subpoena sought to be quashed is attached hereto as Exhibit A.

The motion will be based on this Notice of Motion, on the Declaration of Ronald S. Galasi, and the Memorandum of Points and Authorities served and field herewith, on the papers and records on file herein, and on such oral and documentary evidence as may be presented at the hearing of the motion.

Dated: August 13, 2008

By: /S/ Ronald S. Galasi
Attorney for Defendants